

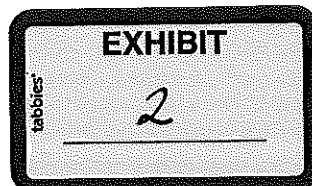
**IN THE UNITED STATES DISTRICT COURT
NORTHERN DISTRICT OF ILLINOIS, EASTERN DIVISION**

Bennie Starks,)	
)	
Plaintiff,)	
)	
v.)	No. 09 C 348
)	
City of Waukegan, and Present and Former)	
Waukegan Police Department Officials Lieutenant)	Judge Gary Feinerman
Urbancic, W. Biang, P. Stevenson and D. Deprez;)	
the Special Representative for Deceased former)	
Waukegan Police Department Officer M. Juarez;)	
Dr. Carl Hagstrom, Dr. Russell Schneider, Sharon)	
Thomas-Boyd and Northeastern Illinois Regional)	
Crime Laboratory, formerly known as Northern)	
Illinois Police Crime Laboratory,)	
)	
Defendants.)	

AFFIDAVIT OF DAVID DEPREZ

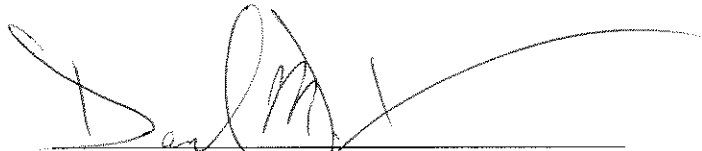
I, DAVID DEPREZ, state that I have personal knowledge of all the facts which follow and, if called, I could testify to the following:

1. I served as a police officer for the City of Waukegan, Lake County, Illinois. I am now retired.
2. In January of 1986, I was an officer assigned to the Detective Bureau in the Waukegan Police Department.
3. On January 25, 1986, I administered Miranda warnings to Bennie Starks at the Waukegan Police Department.
4. I do not have any training or experience in serology or forensic odontology.
5. I did not have discussions with co-Defendants, Sharon Thomas-Boyd, Drs. Hagstrom or Schneider, concerning their methods, and procedures or findings.



6. I accurately reflected all of my activities in the police reports that I authored in this case including the statements made to me by Bennie Starks.

Under penalties of perjury pursuant to 28 U.S.C.A. § 1746, I, David Deprez, affirm I have read the foregoing document and the facts made herein are true, correct and complete to the best of my knowledge and belief.



David Deprez